EXHIBIT D

COMMONWEALTH OF MASSACHUSETTS SUPERIOR COURT DEPARTMENT OF THE TRIAL COURT

HAMPDEN SS.

DOCKET NO: 04 913

COMMONWEALTH V. DAVID RIBEIRO

MOTION TO SUPPRESS UNLAWFULLY OBTAINED CONFESSION W/MEMO-AND-AFF-

Now comes the Defendant in the above-entitled action and moves that admissions made by him to law enforcement officers of the Commonwealth of Massachusetts be suppressed as evidence against him, having been unlawfully obtained as the statement(s) were involuntary. The admissions were not the result of a knowing and voluntary waiver of the Defendant's rights guaranteed by the Constitutions of the United States and the Commonwealth of Massachusetts.

WHEREFORE, the defendant avers that admissions obtained in connection with her arrest were obtained in violation of the Fifth and Fourteenth Amendment of the United States Constitution, and in violation of Part 1, Article 12 of the Massachusetts Constitution, and respectfully moves this Honorable Court to suppress said evidence.

THE DEFENDANT By His/Her Attorney

Edward B. Fogarty, Esquire 101 State Street - Suite 321 Springfield MA. 01103

Tel: (413) 827 0174 Fax: (413) 737 7782

BBO: 173090

Date: August 19, 2004

HAMPDEN COUNTY SUPERIOR COURT FILED

FFB 17 2005

2-11-05

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COMMONWEALTH OF MASSACHUSETTS SUPERIOR COURT DEPARTMENT OF THE TRIAL COURT

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COMMONWEALTH V. DAVID RIBEIRO

AFFIDAVIT IN SUPPORT MOTION TO SUPPRESS UNLAWFULLY OBTAINED CONFESSION

- 1. My name is David Ribeiro, defendant in the captioned matter.
- I have reviewed police reports in connection with this case and a statement which is attributed to me.
- 3. It is my best memory that at the date and time when this statement was taken it was not voluntary. I was under tremendous stress, having been just arrested.
- 4. I had informed police that I did not wish to talk.
- 5. One officer in particular ignored my obvious request to remain silent, and first left the room and then returned and began asking me questions I told him I had no knowledge of what he was discussing. Despite my wish to remain slient, the officer continued to ask me questions and/or make statements to me in manner to invite response.
- 6. Any statement attributed to me was made under duress of arrest and in custody of police and after I had made known I did not wish to speak.

Signed under pains and penalties of perjury this August 21, 2004

David Ribeiro

8-28-04

HAMPDEN COUNTY SUPERIOR COURT

FFB 17 2005

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A true copy:

Attest

Assistant Clerk 2-17-05

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COMMONWEALTH OF MASSACHUSETTS SUPERIOR COURT DEPARTMENT OF THE TRIAL COURT

HAMPDEN SS.

DOCKET NO: 04 913

COMMONWEALTH DAVID RIBEIRO

MOTION TO SUPPLEMENT GROUNDS TO SUPPRESS UNLAWFULLY **OBTAINED CONFESSION**

Now comes the Defendant in the above-entitled action and moves as an additional grounds for suppression of his statement failure of police to advise him of his right to use of a telephone pursuant to Massachusetts General Laws. The admissions were not the result of a knowing and voluntary waiver of the Defendant's rights guaranteed by the Constitutions of the United States and the Commonwealth of Massachusetts.

WHEREFORE, the defendant avers that admissions obtained in connection with her arrest were obtained in violation of the Fifth and Fourteenth Amendment of the United States Constitution, and in violation of Part 1, Article 12 of the Massachusetts Constitution. and respectfully moves this Honorable Court to suppress said evidence.

Edward B. Fogarty, Esquire 101 State Street - Suite 321 Springfield MA, 01103

Tel: (413) 827 0174 Fax: (413) 737 7782

BBO: 173090

THE DEFENDANT By His/Her Attorney

Date: February 17, 2005

A true copy:

17/05 Allowed Wiltout
Objection (Curley, 8)
Attest: Stephanie Roscoe

N. 3.18.05
Asst Clerk